Tennessee states that, as required by the Commission's Order, the schedule shows the current status of both Tennessee's supply area and market area volumetric transition subaccounts and the cumulative amounts recovered pursuant to the volumetric market area and supply area surcharges.

Tennessee states that a copy of this filing was served on each of its customers and affected state commissions.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Rule 211 of the Commission's Rules of Practice and Procedure. All such protests should be filed on or before August 10, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken but will not serve to make protestants parties to the proceeding. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 95–19583 Filed 8–8–95; 8:45 am] BILLING CODE 6717–01–M

[Docket No. GT95-47-000]

Transcontinental Gas Pipe Line Corporation; Notice of Refund Report

August 3, 1995.

Take notice that on July 17, 1995, Transcontinental Gas Pipe Line Corporation (Transco) tendered for filing with the Federal Energy Regulatory Commission a Refund Report in accordance with Section 4 of its Rate Schedule FT–NT.

Transco states that the report shows the flow through of refunds to Transco's FT–NT customers resulting from a refund received from Texas Gas Transmission Corporation (Texas Gas) in accordance with the Stipulation and Agreement in Texas Gas's general rate case Docket No. RP93–106, et al., approved by the Commission on September 21, 1994.

Transco states that on July 13, 1995, it flowed through refunds totalling \$1,381,483.30 including interest of \$36,778.09, to its FT–NT customers for the referenced Texas Gas refund for the period November 1, 1993 through March 31, 1995.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E.,

Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such motions or protests should be filed on or before August 10, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 95–19584 Filed 8–8–95; 8:45 am] BILLING CODE 6717–01–M

[Docket No. TM95-5-30-000]

Trunkline Gas Company Notice of Proposal Changes in FERC Gas Tariff

August 3, 1995.

Take notice that on August 1, 1995, Trunkline Gas Company (Trunkline) tendered for filing to become part of its FERC Gas Tariff, First Revised Volume No. 1, revised tariff sheets, listed on Appendix A to the filing. Trunkline, requests an effective date on September 1, 1995.

Trunkline states that this filing is being made in accordance with Section 23 (Miscellaneous Revenue Flowthrough Surcharge Adjustment) of the General Terms and Conditions of Trunkline's FERC Gas Tariff, First Revised Volume No. 1.

Trunkline requests waiver of any provisions of the Commission's Regulations which may be necessary to make the tariff sheets and rates submitted herewith effective September 1, 1995.

Trunkline further states that copies of the filing area being served on all customers subject to the tariff sheets and applicable state regulatory agencies.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal **Energy Regulatory Commission, 825** North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such petitions or protests should be filed on or before August 10, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies

of this filing are on file with the Commission are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 95–19585 Filed 8–8–95; 8:45 am] BILLING CODE 6717–01–M

[Docket No. TA96-1-35-000]

West Texas Gas, Inc.; Filing

August 3, 1995.

Take notice that on August 1, 1995, West Texas Gas, Inc. (WTG) tendered for filing to become part of its FERC Gas Tariff, First Revised Volume No. 1, Sixteenth Revised Sheet No. 4, proposed to be effective October 1, 1995. Sixteenth Revised Sheet No. 4 and the accompanying explanatory schedules constitute WTG's annual PGA filing submitted in accordance with the Commission's purchased gas adjustments regulations.

WTG states that copies of the filing were served upon WTG's customers and interested state commissions.

Any persons desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure, 18 CFR 385.211 and 385.214. All such motions or protests should be filed on or before August 10, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 95-19586 Filed 8-8-95; 8:45 am] BILLING CODE 6717-01-M

[Docket No. RP95-136-000]

Williams Natural Gas Company; Notice of Informal Settlement Conference

August 3, 1995.

Take notice that an informal conference will be convened in this proceeding on Thursday, August 31, 1995, at 10 a.m., for the purpose of exploring the possible settlement of the above-referenced docket. The conference will be held at the offices of the Federal Energy Regulatory

Commission, 810 First Street, NE., Washington, DC 20426.

Any party, as defined by 18 CFR 385.102(c), or any participant, as defined by 18 CFR 385.102(b), is invited to attend. Persons wishing to become a party must move to intervene and receive intervenor status pursuant to the Commission's Regulations (18 CFR 385.214).

For additional information, please contact Arnold H. Meltz at (202) 208–2161 or Donald A. Heydt at (202) 208–0740.

Linwood A. Watson, Jr.,

Acting Secretary.
[FR Doc. 95–19587 Filed 8–8–95; 8:45 am]
BILLING CODE 6717–01–M

Office of Fossil Energy

[FE Docket No. 95-51-NG]

Sandoval Energy Corp.; Order Granting Blanket Authorization to Import and Export Natural Gas From and to Canada and Mexico

AGENCY: Office of Fossil Energy, DOE. **ACTION:** Notice of order.

SUMMARY: The Office of Fossil Energy of the Department of Energy gives notice that it has issued an order granting Sandoval Energy Corporation (Sandoval) authorization to import and export a combined total of up to 100 Bcf of natural gas from and to Canada and Mexico. This import/export authorization shall extend for a period of two years beginning on the date of the initial import or export delivery, whichever occurs first.

Sandoval's order is available for inspection and copying in the Office of Fuels Programs Docket Room, 3F–056, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585, (202) 586–9478. The docket room is open between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, D.C., July 20, 1995. Clifford P. Tomaszewski,

Director, Office of Natural Gas, Office of Fuels Programs, Office of Fossil Energy.

[FR Doc. 95–19691 Filed 8–8–95; 8:45 am] BILLING CODE 6450–01–P

Office of Hearings and Appeals

Implementation of Special Refund Procedures

AGENCY: Office of Hearings and Appeals, Department of Energy.

ACTION: Notice of Proposed Implementation of Special Refund Procedures.

SUMMARY: The Office of Hearings and Appeals of the Department of Energy announces proposed procedures for the disbursement of \$592,001 (plus accrued interest) collected pursuant to a consent order with Macmillian Oil Company and \$15,822 (plus accrued interest) collected pursuant to a consent order with Kenny Larson Oil Company. The funds will be distributed in accordance with the DOE's special refund procedures, 10 C.F.R. Part 205, Subpart V

DATE AND ADDRESS: Comments must be filed in duplicate within 30 days of the date of publication in the Federal Register and should be addressed to: Office of Hearings and Appeals, Department of Energy, 1000 Independence Avenue, S.W., Washington, D.C. 20585. All comments concerning the Kenny Larson proceeding should conspicuously display reference to Case Number LEF–0046 and those concerning the Macmillian proceeding should display reference to Case Number VEF–0002.

FOR FURTHER INFORMATION CONTACT: Bryan F. MacPherson, Assistant Director, Office of Hearings and Appeals, Department of Energy, 1000 Independence Avenue, S.W., Washington, D.C. 20585, (202) 586–

5405.

SUPPLEMENTARY INFORMATION: In accordance with Section 205.282(b) of the procedural regulations of the Department of Energy (DOE), 10 CFR 205.282(b), notice is hereby given of the issuance of the Proposed Decision and Order set out below. The Proposed Decision and Order sets forth the procedures that the DOE has tentatively formulated to distribute monies that have been collected by the DOE pursuant to a consent orders with Macmillian Oil Company (Macmillian) and Kenny Larson Oil Company (Larson). The consent order with Macmillian settled possible pricing violations with respect to Macmillian's sales of propane, No. 2 fuel oil and Nos. 5 and 6 residual fuel oil. The DOE has collected \$592,001 from Macmillian. The consent order with Larson settled possible pricing violations with respect to Larson's sales of motor gasoline. The DOE has collected \$15,822 from Larson. The DOE is holding the funds in interest-bearing escrow accounts pending distribution.

Applications for Refund should not be filed at this time. Appropriate public notice will be given when the

submission of claims is authorized. Any member of the public may submit written comments regarding the proposed refund procedures. Commenting parties are requested to submit two copies of their comments. Comments should be submitted within 30 days of the publication of this notice in the **Federal Register** and should be sent to the address provided at the beginning of the notice. All comments received will be available for public inspection between the hours of 1:00 p.m. and 5:00 p.m., Monday through Friday, except federal holidays, in the Public Reference Room of the Office of Hearings and Appeals, located in Room 1E-234, 1000 Independence Avenue, S.W., Washington, D.C. 20585.

Dated: August 2, 1995.

George B. Breznay,

VEF-0002

Director, Office of Hearings and Appeals.

Proposed Decision and Order of the Department of Energy

Special Refund Procedures

August 2, 1995.
Name of Firms:
 Macmillan Oil Company
 Kenny Larson Oil Company
Dates of Filings:
 June 5, 1992
 October 18, 1994
Case Numbers:
 LEF-0046

In accordance with the procedural regulations of the Department of Energy (DOE), 10 CFR Part 205, Subpart V, the **Economic Regulatory Administration** (ERA) of the DOE filed Petitions for the Implementation of Special Refund Procedures with the Office of Hearings and Appeals (OHA) on June 5, 1992 and on October 18, 1994. The petitions request that the OHA formulate and implement procedures for the distribution of funds received pursuant to consent orders entered into between the DOE and Kenny Larson Oil Company (Larson) of Oregon City, Oregon, and Macmillan Oil Company (Macmillan) of Des Moines, Iowa.

I. Background

Larson and Macmillan were "reseller-retailers" as defined in 6 CFR 150.352 and 10 CFR 212.31. During the period from August 1973 to January 28, 1981, these companies were subject to the Mandatory Petroleum Price Regulations, 10 CFR Part 212, Subpart F, and antecedent regulations at 6 CFR Part 150, Subpart L. An ERA audit of Larson's business records revealed possible pricing violations with respect to the firm's sales of motor gasoline during the period May through